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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/033,646	12/27/2001	Kenji Yamagami	36992.00089 (HAL 198)	7987
30256 7	7590 09/22/2004	09/22/2004 EXAMINER		
SQUIRE, SANDERS & DEMPSEY L.L.P			INOA, MIDYS	
600 HANSEN WAY PALO ALTO, CA 94304-1043			ART UNIT	PAPER NUMBER
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•			DATE MAILED: 09/22/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.



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	Application No.	Applicant(s)	Z				
,	10/033,646	YAMAGAMI, KENJI					
Office Action Summary	Examiner	Art Unit					
	Midys Inoa	2188					
The MAILING DATE of this communicat Period for Reply	ion appears on the cover sheet w	vith the correspondence address					
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communic - If the period for reply specified above, the maximum statuto - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no event, however, may a ation. ys, a reply within the statutory minimum of thiry period will apply and will expire SIX (6) MO by statute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).					
Status							
1)⊠ Responsive to communication(s) filed o	n <u>24 June 2002</u> .						
	\boxtimes This action is non-final.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) ⊠ Claim(s) 1-21 is/are pending in the apple 4a) Of the above claim(s) is/are versions 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-21 is/are rejected. 7) ⊠ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction	vithdrawn from consideration.						
Application Papers							
9)☐ The specification is objected to by the E 10)☒ The drawing(s) filed on 27 December 20 Applicant may not request that any objection Replacement drawing sheet(s) including the 11)☐ The oath or declaration is objected to by	DO1 is/are: a)⊠ accepted or b)[n to the drawing(s) be held in abeya correction is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for a) All b) Some * c) None of: 1. Certified copies of the priority doc 2. Certified copies of the priority doc 3. Copies of the certified copies of the application from the International * See the attached detailed Office action for	cuments have been received. cuments have been received in a he priority documents have been Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stage					
Attachment(s)							
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-3) Information Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date 2/19/02 & 6/26/02. 	948) Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152) 					

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DETAILED ACTION

Information Disclosure Statement

1. The information disclosure statements (IDS) submitted on February 19th, 2002 and June 26th, 2002 have been considered by the examiner.

Drawings

2. The drawings filed on December 27th, 2001 have been accepted by the examiner.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-6, 8, 11-17, and 19-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wahl et al. (6,324,654) in view of Blumenau (6,631,442).

Regarding Claims 1, 11, 14, 19, and 20-21, Wahl et al. (6,324,654) discloses a method for making a remote copy between a first storage subsystem (primary system 12) and a second storage subsystem (primary system 14, see Figure 5) which are connected to each other via a path (LAN/WAN 20, Figure 1), the first storage system connected to a first host (processor of the first computer system 12), the method comprising the steps of: providing a first logical volume to the first storage subsystem (Primary system 12, Logical Group 0) and a second logical volume to the second storage subsystem (Primary system 14, Logical Group 0), the second logical volume being a copied logical volume of the first logical volume through the use of mirror daemons 24A and 30A, the first logical volume and the second logical volume being in sync state through data

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links shown in Figure 5, making a third logical volume in the first storage subsystem (Primary system 12, Logical Group 1), the third logical volume being a copied logical volume of the first logical volume where the copying is supervised by master mirror daemon 30, the first logical volume and the third logical volume being in sync state through Master Mirror daemon 30, making a fourth logical volume in the second storage subsystem (Primary system 14, Logical Group 1), the fourth logical volume being a copied logical volume of the second logical volume where the copying is supervised by master remote mirror daemon 30, the second logical volume and the fourth logical volume being in sync state through Master Mirror daemon 30. The fourth and third logical volumes (Logical groups 1) are synchronized through data links shown in figure 5 (Column 11, lines 44-67). Wahl et al. does not disclose breaking the sync state between the first logical volume and the third logical volume and between the second logical volume and the fourth logical volume. Blumenau (6,631,442) discloses disassociating storage space from storage system (abstract and Column 4, lines 13-19). It would have been obvious to one of ordinary skill in the art at the time the invention was made to disassociate the fourth and third logical volumes from the first and second logical volumes, while keeping their existing association to each other since doing this would allow the existing system to not be affected by changes occurring to the disassociated volumes due to separate testing and processing operations.

Regarding Claim 2, Wahl in view of Blumenau discloses the method of claim 1, further comprising: providing a first auxiliary host at the first storage subsystem (processor part of primary system 12), the first auxiliary host having permissions to access the third logical volume (Logical group 1 of primary system 12); providing a second auxiliary host at the second storage

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subsystem (processor part of primary system 14), the second auxiliary host having permissions to access the fourth logical volume (Logical group 1 of primary system 14); and executing applications using the first auxiliary host, the second auxiliary host, the third logical volume and the fourth logical volume where such operation includes using the mirror daemons to process data replication from one logical volume to the other (Column 11, lines 50-67).

Regarding Claims 3, 4, and 15, Wahl in view of Blumenau discloses the method of claims 2 and 14, wherein executing applications comprises performing data recovery, and making a third logical volume in the first storage subsystem comprises storing a copy of data used by the first host on the third logical volume, and making a fourth logical volume in the second storage subsystem comprises forming a mirror image of data in the third logical volume on the fourth volume (Column 23, lines 30-43). In having a data recovery system implemented in the mirroring system of the invention, testing the recovery system periodically would involve performing the recovery procedure using test data. Furthermore, a data recovery test would have to include a simulation of a disaster at the primary storage system 12; and testing backup of information from the third logical volume to the fourth logical volume, and recovery there from, as it would be done in a real situation.

Regarding Claims 5, 6, and 16, Wahl in view of Blumenau discloses the method of claims 2 and 14, wherein executing applications comprises performing data mining, where data mining comprises: establishing a data warehouse having a copy of on line transaction processing data at the first auxiliary host (primary system); and performing data analyses on the data warehouse information (authentication handshake... verify configuration file... Column 11, lines

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14-31), and performing backups and/or recovery of the data warehouse information of the third logical volume to the fourth logical volume (... commits data updates to the mirror device); and making a third logical volume in the first storage subsystem comprises establishing on the third volume a data warehouse having a copy of on line transactions processing data used by the first host wherein the copying from one logical group to the other is maintained by the master mirror daemon 30, and making a fourth logical volume in the second storage subsystem comprises forming a mirror image of data in the third logical volume on the fourth volume, where the mirroring is controller by mirror daemons 24B and 30B (See Figure 5, Column 11, line 44-line 67).

Regarding Claims 8 and 17, Wahl in view of Blumenau discloses the method of claims 1 and 14, wherein synchronizing the fourth logical volume with the third logical volume comprises: issuing a command to form a mirror with a no copy option ("...feeds data over the network 20 in the same order in which it is stored on the remote mirror in the secondary computer system"); and creating a new copy management storage area for the mirror (write log 18 keeps track of current updates). Please see Column 10, lines 1-25.

Regarding Claim 12, Wahl in view of Blumenau disclose the apparatus of claim 11, further comprising: a means for creating an atomic split command, the command comprising: an identity of a first means for storing data to serve as a primary volume (primary computer system 12); and an identity of a second means for storing data to serve as a secondary volume (primary storage system 14, mirror devices 32). Identifying both of these volumes is done when attempting to perform a remote data mirroring operation and authenticating the connection between the volumes prior to starting the mirroring process.

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Regarding Claim 13, Wahl in view of Blumenau disclose The apparatus of claim 11, further comprising: a means for creating an atomic split command, the command comprising: a first remote mirror (logical group 0, secondary system), comprised of the first means for storing data and the second means for storing data; a second remote mirror (logical group 1, secondary system), comprised of the third means for storing data and the fourth means for storing data; a first local mirror (logical group 0, primary system), comprised of the first means for storing data and the third means for storing data; and a second local mirror (logical group 1, primary system), comprised of the second means for storing data and the fourth means for storing data (see figure 5).

5. Claims 9-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wahl et al. (6,324,654) in view of Gotoh et al. (2003/0172286)

Regarding Claims 9 and 10, Walh et al. discloses A computer readable storage medium having stored thereon an atomic split command, comprising: a primary volume (#12, Figure 5) and a secondary volume (#14, Figure 5). Walh does not teach identifying the primary volume with an id indicating a primary volume (PVOL), and identifying the secondary volume with an id indicating a secondary volume (SVOL). Gotoh et al. discloses using the serial number of a volume to identify the particular volume (paragraph 0317). It would have been one of ordinary skill in the art at the time the invention was made to identify a particular volume using a volume's serial number as an id since serial numbers are unique to each volume and so, it would prevent the system from confusing the primary and secondary volumes.

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6. Claims 7 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wahl et al. (6,324,654) in view of Blumenau (6,631,442) as applied to claims 1 and 14, and further in view of Kamvysselis et al. (6,496,908).

Regarding Claim 7, Wahl in view of Blumenau discloses the mirroring method of claim Wahl in view of Blumenau does not teach determining if the sync state between the first logical volume and the second logical volume is an asynchronous mirror and if so: inhibiting sending of further write data from the first storage subsystem to the second storage subsystem; recording incoming write data at the first storage subsystem; and re-synchronizing the first logical volume and the second logical volume after breaking the sync state between the second logical volume and the fourth logical volume. Kamvysselis discloses determining if the sync state between the first logical volume and the second logical volume is an asynchronous mirror (Figure 4, #66) and if so: inhibiting sending of further write data from the first storage subsystem to the second storage subsystem, where the inhibiting step comprises marking the data to be mirrored but not sending the data for mirroring; recording incoming write data at the first storage subsystem where the recording occurs at the queue of mirror requests (Figure 5, #76) and such queue holds the marked data to be mirrored, and re-synchronizing the first logical volume and the second logical volume after breaking the sync state between the second logical volume and the fourth logical volume, where the re-synchronizing step occurs when all mirroring events. including those previously inhibited are completed (Figure 5, #84). Please see Column 7, lines 33-52). It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the system of Wahl in view of Blumenau with the sync determination of Kamvysselis since doing so allows the system to differentiate between asynchronous and

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synchronous mirroring operations and thus allowing for the prioritization of one mirror type over the other.

Regarding Claim 18, Wahl in view of Blumenau discloses the mirroring method of claim 14. Wahl in view of Blumenau does not teach determining if the sync state between the first logical volume and the second logical volume is an asynchronous mirror and if so: copying all pending information to the second storage system. Kamvysselis discloses determining if the sync state between the first logical volume and the second logical volume is an asynchronous mirror (figure 4, #66) and if so: copying all pending information to the second storage system where the copying occurs after the data is marked for mirroring, queued for mirroring and finally, mirroring events are completed (see Figure 5). It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the system of Wahl in view of Blumenau with the sync determination of Kamvysselis since doing so allows the system to differentiate between asynchronous and synchronous mirroring operations and thus allowing for the prioritization of one mirror type over the other.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Midys Inoa whose telephone number is (571) 272-4207. The examiner can normally be reached on M-F 7:00am - 4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mano Padmanabhan can be reached on (571) 272-4210. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Midys Inoa Examiner

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Raw Ramanaha

9/20/04

MI

MANO PADMANABHAN BLIBBINAS PATENT EXAMINER